

[DO NOT PUBLISH]

IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCUIT

No. 05-15689

FILED U.S. COURT OF APPEALS ELEVENTH CIRCUIT DEC 12, 2006 THOMAS K. KAHN CLERK

D. C. Docket No. 05-61264-CV-MGC

VISIONS EAST, INC.,
a Florida Corporation,
JOHN STEPHEN MORTON,

Plaintiffs-Appellants,

versus

FAGERDALA THIGER MARINE SYSTEMS, AB,
a Swedish Corporation,
FAGERDALA WORLD FOAM, AB,
a Swedish Corporation,
FAGERDALA USA, INC.,
a Kentucky Corporation,
MASTER AUTOMATION GROUP, OY,
a Finnish Corporation,
TARMO LINNA,
PIERRE THIGER,

Defendants-Appellees.

Appeal from the United States District Court
for the Southern District of Florida

(December 12, 2006)

Before TJOFLAT, HULL and BOWMAN,* Circuit Judges.

PER CURIAM:

After review and oral argument, we conclude that the district court did not abuse its discretion in conducting the preliminary injunction hearing or in denying the motion for preliminary injunction.

AFFIRMED.

*Honorable Pasco M. Bowman II, United States Circuit Judge for the Eighth Circuit, sitting by designation.